

COPYRIGHT ARBITRATION ROYALTY PANEL

GENERAL COUNSEL
OF COPYRIGHT

In the Matter of
Claims to Satellite Carrier
Royalty Fees
pursuant to 17 U.S.C.
§ 119(b) (4) (A)
and 37 C.F.R. § 257.3

AUG 2 1995

0000175

RECEIVED

cert. mail #
P 997 735 552
US POSTMARK 7/28/95

TRACEE PRODUCTIONS

_____ does hereby file its claim to compulsory license fees pursuant to 17 U.S.C. § 119(b) (4) (A) and 37 C.F.R. § 257.3 for secondary transmissions by satellite carriers during the period of January 1 through December 31, 1994.

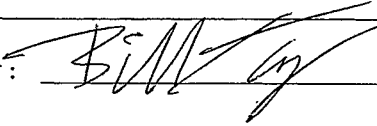
In compliance with 37 C.F.R. § 257.3, said claimant hereby furnishes the following information:

- (1) The full legal name of the person or entity claiming compulsory license fees is: **TRACEE PRODUCTIONS**
- (2) The full address of the place of business of claimant is:
11333 Moorpark St., Ste. 181, North Hollywood, CA 91602
- (3) The nature of the copyrighted works whose secondary transmissions provided the basis of the claim is: **MOTION PICTURES**
- (4) On the basis of information and belief, our copyrighted program _____
"Garfield and Friends" _____ was the subject of a primary transmission by television station **KTVT** **Dallas-Fort Worth** _____ on **July 27** _____, 1994, and was retransmitted to subscribers with home receiving equipment on that date by a satellite carrier known as **United Video Satellite Group, Inc.**
- (5) If further information is required, please contact:

NAME: **Bill Taylor**TITLE: **Executive VP**ADDRESS: **11333 Moorpark Street, Suite 181, North Hollywood, CA 91602**

TELEPHONE #: _____

FACSIMILE #, IF ANY: _____

Signature of Authorized Officer: Typed/Printed Name: **Bill Taylor**DATE: **July 28** _____, 1995